Senate Commerce, Labor & Agriculture Committee Amendment No. 1

Amendment No. 1 to HB2303

<u>West</u>			
Signatu	re of	Sponsor	

	FILED
	Date
	Time
	Clerk
	Comm. Amdt
2303*	

AMEND Senate Bill No. 2285

House Bill No.

by deleting in subdivision (2)(G)(iii) of Section 1 of the printed bill the language "Class E felony" and by substituting instead the language "Class A misdemeanor".

AND FURTHER AMEND in Section 7 of the printed bill by deleting subdivision (K) in its entirely and by substituting instead the following:

(K) As provided in \S 62-43-113(b)(2)(A)(ii)(b) of the Tennessee Employee Leasing Act, a staff leasing company shall not be considered a successor employer, within the meaning of this section, to any client and shall not acquire the experience history of any client with whom there is not any common ownership, management or control. The client, upon terminating its relationship with the staff leasing company, shall not be considered a successor employer, within the meaning of this chapter, to the staff leasing company and shall not acquire any portion of the experience history of the aggregate reserve account of the staff leasing company with whom there is not any common ownership, management or control.